IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

at Greenbelt

Date: 8/3/15

In re: Case No.: 15-20189 TJC Chapter: 7

John Kenneth Larson Debtor(s)

Julie Diane Larson

DEFICIENCY NOTICE

DOCUMENT: 16 – No Presumption of Abuse. Chapter 7 Statement of Your Current Monthly Income Form

22A-1 Filed by John Kenneth Larson, Julie Diane Larson (related document(s) 1 Voluntary Petition (Chapter 7) filed by Debtor John Kenneth Larson, Debtor Julie Diane Larson).

(Burkhart, Mary)

PROBLEM: The following items are deficient for the above pleading, and must be cured by 8/17/15.

Form 22A-1 is missing the box checked off indicating 1) There is no presumption of Abuse; 2) The calculation to determine if a presumption of abuse applies will be made under Chapter 7 Means Test Calculation (Official Form 22A2); 3) The Means Test does

not apply now because of qualified military service but it could apply later.

CURE: File an Amended Chapter 7 Means 22A–1 with signatures and this box marked off indicating

one of the above.

CONSEQUENCE: Failure to cure the problem(s) by the date above may result in the pleading being stricken or

other action the Court deems appropriate without further notice. For a proposed order, the failure to cure the problem(s) may result in the relief sought being denied for want of prosecution.

Additional information on filing requirements: http://www.mdb.uscourts.gov/content/filing-requirements. Additional information for non-attorney filers: http://www.mdb.uscourts.gov/content/after-filing.

Mark A. Neal, Clerk of Court by Deputy Clerk, Mary Burkhart 410–962–4372

cc: Debtor(s)

Attorney for Debtor(s) – PRO SE

Form defntc (11/2013)